

## **GOLDEN SPIKE EVENT**

## LICENSE AGREEMENT

Contracted By:

Weber School District

Event:

WSD Iron Kid Competition

Contact Person:

Roxan Wilson-Sianez

Address:

5320 Adams Ave

Ogden, UT 84405 (801) 476-7877

Phone:

May 9 - 10, 2022 Event Date:

- THIS AGREEMENT, made on March 15, 2022, by and between WEBER COUNTY, hereinafter called the COUNTY and WEBER SCHOOL DISTRICT, herein after called LICENSEE.
- The LICENSEE shall pay as described below to the COUNTY for the following space and/or service:

Recreation Hall @ \$65.00/hr. Exact hours and totals will be on final invoice.

Courtyard @ \$65.00/hr. Exact hours and totals will be on final invoice. B.

- Tables @ \$5.00/table/day. LICENSEE will set-up/tear down. NO CHARGE FOR THIS EVENT.
- Chairs @ \$1.50/chair/day. LICENSEE will set-up/tear down. NO CHARGE FOR THIS EVENT. D.
- Additional services or equipment can be purchased at current established rates.

  A. Catering Services at established rates.
- The LICENSEE will provide the following:

A. Event Safety and Security.

Insurance as required by this contract. R

- Replacement cost for any GSEC damaged or unreturned equipment used by LICENSEE. C.
- No deposit is required to execute this contract and hold the specified dates. Any remaining balance due will be paid within ten days following a final invoice. A signed contract must be returned by March 30, 2022 to execute this contract.
- LICENSEE agrees to end this event by 12:00 Midnight the last day of the schedule event, and further agrees to vacate the facility no later than 1:00 a.m. of the next morning. If LICENSEE vacates at a later time, LICENSEE shall pay for an additional day of 6.
- LICENSEE shall clean up decorations, cartons and large pieces of debris from the above named space before vacating premises. If LICENSEE fails to do so, the COUNTY shall perform such clean up and LICENSEE shall pay the COUNTY for personnel and related expenses associated with said clean up.
- The COUNTY reserves the right to provide and serve any and all food, beverage, alcohol or items related to catering. The LICENSEE understands and agrees that absolutely no outside food or beverage will be allowed at this event including outside caterers or commercially delivered food with the exception of COUNTY authorized donated foods or those foods required by LICENSEES employees, volunteers, vendors, contractors or participants due to special dietary needs. The LICENSEE understands that no one shall provide food or beverage for anyone other than themselves. The COUNTY acknowledges the LICENSEES limited ability to monitor and control individual participants and individual attendees bringing food onto the premises. However, LICENSEE acknowledges that groups or gatherings of multiple persons are to purchase food and beverage through COUNTY LICENSEE acknowledges that groups or gatherings of multiple persons are to purchase food and beverage through COUNTY provided services. In the event that the LICENSEE allows groups or gatherings to bring outside food onto the facility, the COUNTY will notify the LICENSEE with notices to cease immediately such activity and remove it from the property. If such activity continues, the LICENSEE agrees that the COUNTY will apply a per incident liquidated damage fee to the final event invoice. If the LICENSEE is a school district the COUNTY will allow the LICENSEE to bring food prepared in a school kitchen from the district in which they belong to. In all other occurrences, the COUNTY reserves the right to provide and serve any and all food, beverage, alcohol or items related to catering.
- The COUNTY reserves the right to take temporary possession and control or evacuate the Premises at any time inclusive of LICENSEE's activity in the Premises where it is deemed necessary for the safety of the general public or any person.
- In the event that the LICENSEE chooses to; sell tickets to the contracted event, sell non-food concessions on the premises, or sell items at contracted event, LICENSEE shall comply with all required permits, licenses and sales tax requirements for the city, county, and the state.
- LICENSEE hereby assumes all liability for any claim, injury or damage that occurs in, on, or about the premises used by the LICENSEE or arising out of LICENSEE's performance of this agreement. LICENSEE hereby agrees to indemnify and hold harmless Weber County, its officers, agents and employees, from and against any and all liability for bodily injury (including death), damage to property, personal injury, claims, losses, damages, costs, expenses (including reasonable attorney's fees), and lawsuits arising from, or alleged to arise from, activities which are subject of this agreement. Furthermore, the LICENSEE shall maintain Commercial General Liability ("CGL") Insurance with contractual liability coverage to cover Licensee's obligations under the indemnification section of this Agreement in the minimum amount of \$1,000,000 per occurrence with a \$2,000,000 general policy aggregate. The policy shall be primary and noncontributory to any other policylies) or coverage available to Weber general policy aggregate. The policy shall be primary and noncontributory to any other policy(ies) or coverage available to Weber County, whether such coverage be primary, contributing, or excess.

If LICENSEE's CGL coverage is provided on a claims-made basis, LICENSEE shall maintain such policy for no less than four years after termination of this Agreement. LICENSEE shall provide the COUNTY with a certificate of insurance, verifying coverage at least one week prior to the event.

12.	The COUNTY will not be liable for damages due to delay or failure to perform any obligation under this agreement if such delay or failure
	results directly or indirectly from circumstances beyond the control of such party. Such circumstances shall include, but not be limited to,
	strikes, disturbances, riots, fire, water damage, flood, severe weather, governmental action, war acts, acts of God, or any other cause similar or
	dissimilar to the foregoing which are beyond the reasonable control of the party from whom the affected performance was due.

WORKER'S COMPENSATION (Please initial the item that applies to your event.):

	<u>/</u> A.	LICENSEES WITH I	EMPLOYEES AND ployee or contractor	O/OR SUB-CONTRACT working to produce this	ORS: LICENSEE agrees event (Utah Law, 35-I-46	to secure worker ).	s compensa	ation	
	В.	proprietor or business	s entity without any its. LICENSEE agre	employees or sub-contra	ACTORS: LICENSEE ca actors, and is therefore not and hold harmless the CO	subject to worke	ar's compen	sation	
14.	LICENSEE agrees not to sublease, transfer or assign this agreement or any part thereof without prior written consent of the COUNTY. This agreement may be amended only by an instrument in writing which is signed by the parties to this agreement. This agreement shall be governed and construed by the laws of the State of Utah.								
15.	LICENSE	E agrees to use GOLDE	EN SPIKE EVENT	CENTER in addition to	Weber County Fair Groun	ds in all advertisi	ing.		
16.	LICENSEE acknowledges that LICENSEE has received a copy of the rules and regulations governing use of the GOLDEN SPIKE EVENT CENTER and agrees that all employees, staff, volunteers, or any individual involved with the promotion or production of LICENSEE's event will be made aware of the rules and regulations and agrees in their behalf to abide by such rules and regulations.  INITIALS:								
17.	SEVERABILITY: It is understood and agreed by the parties that if any part, term or provision of this contract is held by the courts to be illegal or in conflict with any law of the state where made, the validity of the remaining portions of the provisions shall not be affected, and the rights and obligations of the parties shall be construed and enforced as if the contract did not contain the particular part, term, or provision held to be invalid.								
18.	This agree any kind p	ment constitutes the ent receding the date of this	tire agreement betwe s agreement shall no	een the COUNTY and that be binding upon either	e LICENSEE and any price party except to the extent	or understanding incorporated in t	or represen	tation of ent.	
In wi writt	tness of the en above.	agreement between the	m, the parties have	executed this agreement	at Ogden City, Weber Con	inty, Utah, on the	day and y	ear first	
GOI	DEN SPII	KE EVENT CENTER	Ł		LICENSEE		3/14	12022	
1	2	05_	3/22/	'<~	Roland	Wilson.	Sia.	Nez	
	NCAN OLS eral Manag		Date		ROXAN WILSON Weber School Dist		Date	0	
WE	BER COU	NTY, a body, corpora	ate and politic.		man Op	Will	ams	3/16/22	

Attest:

RICKY HATCH

CPA, Weber County Clerk / Auditor

Approved as to form, Civil Department, County Attorney's Office

Approved as to form, Civil Department, County Attorney's

AW ap

AK ap

WEBER COUNTY COMMISSION Date

(Form Date 01/2019)

Date